

**MINUTES FOR THE COURT OF APPEAL  
STATE OF CALIFORNIA  
SECOND APPELLATE DISTRICT**

**August 6, 2004**

DIVISION TWO

B159252      McGinest  
v.  
GTE Service Corporation et al.

Filed order denying petition for rehearing.

### DIVISION THREE

B159560 Walsh (Not for Publication)  
v.  
Walker

The judgment is affirmed. Each party to bear their own costs.

Aldrich, J.

We concur:   Croskey, Acting P.J.  
                  Kitching, J.

B174729      Los Angeles County, D.C.S.      (Not for Publication)  
v.  
Lavance D. and Taddie K. A.

The judgment is affirmed.

Aldrich, J.

We concur: Klein, P.J.  
Croskey, J.

DIVISION FOUR

B162883 People v.  
Munns et al.

(Not for Publication)

The judgments as to Clark and Munns are modified to reflect the direct restitution award to Barnes is a joint and several obligation of defendants. The judgment as to Perez is modified to reflect the direct restitution award to Barnes is to be paid by appellants jointly and severally, his conviction on count 4 is deemed to be for attempted extortion; his sentence on count 4 is reversed; and the matter is remanded for resentencing. The superior court is directed to prepare amended abstracts of judgment accordingly. In all other respects, the judgments are affirmed.

Epstein, Acting P.J.

We concur: Hastings, J.  
Curry, J.

## DIVISION FIVE

B162926 Eve Sternlight Cohen, as Trustee, etc. (Not for Publication)  
v.  
Helen Sternlight Fabe, as Trustee, etc.,  
Hinojosa & Wallet

The orders of October 25, and December 10, 1002, are affirmed. Eve Sternlight Cohen as the trustee of the Sternlight Family Trust dated December 22, 1986, as amended, is awarded her costs on appeal jointly and severally from the law firm of Hinojosa & Wallet.

Turner, P.J.

I concur: Armstrong, J.  
I concur: Mosk, J. (Opinion)

DIVISION FIVE (Continued)

B168940      Los Angeles County, D.C.S.      (Not for Publication)  
v.  
Michael H.

The July 28, 2003 order is reversed to the extent it relates to visitation, and the matter is remanded to the juvenile court to hold a hearing to clarify its visitation order. In all other respects, the July 28, 2003 order is affirmed.

Mosk, J.

We concur:    Turner, P.J.  
                  Armstrong, J.

DIVISION SEVEN

Court convened at 9:00 a.m.

Present: Perluss, P.J., Johnson, J., Zelon, J. and Eva McClintock, Deputy Clerk.

Each of the following:

B170690 DCFS v. Leigh M.  
B171211 DCFS v. Gilbert S.  
B172762 DCFS v. Ernestina T.  
B172839 DCFS v. Chuck I. and Lisa T.  
B172938 DCFS v. Desiree S.  
B173571 DCFS v. Dawn J.  
B169194 Cooper v. Young Mobile Gas  
B174835 Lynell W. v. SCLA  
B175536 Frank S. v. SCLA

Argument waived, cause submitted.

DIVISION SEVEN (Continued)

B168774     Holguin  
              v.  
              Flores et al.

Merits:

Argued by Daniel Rinaldelli for appellant and by Nicholas Gedo for respondent. Parties stipulated to Justice Woods' participation by listening to recording of oral argument. Cause submitted.

B168611     Los Angeles County, D.C.S.  
              v.  
              Monica M.  
              Raul M.

Merits:

Argued by Craig Arthur and Lori Fields for appellants and by Sterling Honea, Deputy County Counsel for respondent. Parties stipulated to Justice Woods' participation by listening to recording of oral argument. Cause submitted.

B168556     People  
              v.  
              Safety National Casualty

Merits:

Argued by Brendan Pegg for appellant and by Shirley Sun, Deputy District Attorney for respondents. Cause submitted.

B166361     Sunset Sherbourne  
              v.  
              Macchiarella

Merits:

Argued by Jeffrey Licht for appellant and by Anjani Mandavia for respondent. Parties stipulated to Justice Woods' participation by listening to recording of oral argument. Cause submitted.

Court adjourned at 10:43 a.m.

DIVISION EIGHT

B174484 Carleo v. HPJ  
B176281 Carleo v. Du et al.

Filed order consolidating above captioned appeals.

B169359 People (Not for Publication)  
v.  
Gutierrez

The portion of the judgment denying appellant pre-sentence credits is vacated and the cause is remanded for a proper determination of pre-sentence custody credits. In all other respects, the judgment is affirmed.

Boland, J.

We concur: Rubin, Acting P.J.  
Flier, J.

B174720 Devette B. (Not for Publication)  
v.  
Superior Court, Los Angeles County  
(Los Angeles County Department Of Children & Family Services, r.p.i.)

The petition for writ of mandate is denied on the merits, and the order to show cause is discharged. The opinion is final forthwith as to this court under rule 24(b)(3) of the California Rules of Court.

Boland, J.

We concur: Cooper, P.J.  
Flier, J.